UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

WAGERLOGIC LIMITED,

Plaintiff and Counter-Defendant.

v.

PARAMOUNT DIGITAL ENTERTAINMENT, a division of PARAMOUNT PICTURES CORPORATION,

Defendant and Counter-Plaintiff,

v.

CRYPTOLOGIC LIMITED, GAMING PORTALS LIMITED, WAGERLOGIC CASINO SOFTWARE LIMITED, and AMAYA GAMING GROUP INC.,

Third-Party Defendants.

11 Civ. 4310 (BSJ) (DCF)

RULE 7.1 DISCLOSURE STATEMENT OF THIRD-PARTY DEFENDANT AMAYA GAMING GROUP INC.

Pursuant to Federal Rule of Civil Procedure 7.1, the undersigned certifies that Third-Party Defendant Amaya Gaming Group Inc. has no parent corporation and no publicly held corporation owns 10% or more of its stock.

Dated: September 28, 2012

Respectfully submitted,

/s/ Paul J. Hanly, Jr.

Paul J. Hanly, Jr. Thomas I. Sheridan, III

HANLY CONROY BIERSTEIN SHERIDAN
FISHER & HAYES LLP
112 Madison Avenue
New York, NY 10016
212-784-6401
phanly@hanlyconroy.com
212-784-6404
tsheridan@hanlyconroy.com

and

Robert G. Rikard (*Pro Hac Vice* Application Not Yet Submitted) Rikard & Protopapas LLC 1329 Blanding Street Columbia SC 29201 rgr@rplegalgroup.com 803-978-6111

Attorneys for Third-Party Defendant Amaya Gaming Group Inc.